CHAPTER 208.

ERECTION OF MONUMENT OVER THE GRAVE OF JOHN MORGAN.

a. w. 180.

AN ACT making an appropriation for the erection of a monument at the Aspen Grove cemetery, Burlington, Iowa, to perpetuate the memory of John Morgan and providing the method of such erection.

WHEREAS, The remains of John Morgan, a soldier of the Revolutionary war is interred in Aspen Grove cemetery, Burlington, Iowa, without being marked in any way and unless the place of burial of this soldier is marked in some permanent way, all trace of it will be lost.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. Appropriation. There is hereby appropriated out of any fund not otherwise appropriated, the sum of five hundred dollars (\$500.00) or so much thereof as may be required for the purpose of erecting in Aspen Grove cemetery, Burlington, Iowa, at the grave of John Morgan, a suitable and durable monument in commemoration of the public services and

devotion to duty and country of this patriot and soldier.

SEC. 2. Purchase and erection of monument. S. L. Daniels, commander of Mathias Post No. 5, Grand Army of the Republic, Mrs. Cate Gilbert Wells, Regent Stars and Stripes Chapter, Daughters of American Revolution, and Judge Jno. C. Powers, member of the trustees of the Aspen Grove cemetery, all of Burlington, Iowa, are hereby named as commissioners and are hereby authorized to purchase said monument and cause it to be erected at the grave of said soldier in Aspen Grove cemetery, Burlington, Iowa. The material to be used and the manner of construction shall be such as to render the monument durable and permanent, and it shall bear a brief and concise statement so far as known of the life, public service, death and burial of said Jno. Morgan, and a statement that the monument is erected by the state of Iowa, under the direction of the Mathias Post, Grand Army of the Republic, "the Daughters of the American Revolution", and Judge Jno. C. Powers of Burlington, Iowa.

SEC. 3. Conditions—auditor to issue warrant. The material, style and cost of said monument shall be determined by said commissioners, but the entire cost of said work when completed, shall not exceed the amount of this appropriation, provided no part of this appropriation shall be used for superintendence of such work or any other expense, other than the purchase and erection of such monument. The auditor of state shall issue a warrant on the state treasury, payable to said commissioners for such sum as shall be required to pay for the monument and the erection thereof, provided for in this act, when said commissioners shall file in said auditor's office a detailed ite mized statement over their signature, showing that said monument has been purchased and erected in accordance with the provisions of

the act.

Approved March 10, A. D. 1906.

CHAPTER 209.

ERECTION OF MONUMENT OVER THE GRAVE OF GEORGE PERKINS.

s. r. 198

AN ACT making appropriation for the erection of a monument in Sheron cemetery, Lee county, Iowa, over the grave of George Perkins, a soldier of the revolutionary war.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Appropriation. There is hereby appropriated out of any funds not otherwise appropriated the sum of five hundred dollars (\$500.00) or

so much thereof as may be required for the purpose of erecting in Sheron cemetery in Lee county, Iowa, over the grave of George Perkins, a soldier of the Revolutionary war, a suitable and durable monument, in memory of

his public services and his devotion to duty and country.

SEC. 2. Purchase and erection of monument. The Torrence G. A. R. Post No. 2, an organization of Keokuk, Lee county, lowa, is hereby authorized to purchase said monument and have same erected over the grave of said soldier. The monument shall be of suitable and durable material, and shall bear a brief statement of the life, public services, death and burial of the said George Perkins, together with statement that the monument is

erected by the state of Iowa.

Sec. 3. Conditions—auditor to issue warrant. The material, style and cost of the monument shall be determined by said Torrence G. A. R. Post No. 2, except that the entire cost when completed shall not exceed the amount of this appropriation, and that no part of the appropriation shall be used for the purchase of ground, or superintendence of construction. The auditor of state shall issue a warrant on the state treasury payable to said Torrence G. A. R. Post No. 2, for such sum as will be required to pay for the monument and the erection thereof provided for in this act, when the officers of said Torrence G. A. R. Post No. 2, shall file in said auditor's office, a statement over their official signatures and sworn to by them, showing that said monument has been purchased and erected in accordance with the provisions of this act and a detailed statement of its cost.

Approved March 30, A. D. 1906.